## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

IN UNITED STATES OF A	MERICA )		
vs.	)		
Gary Wayne Pearson	)	Docket No	1:05CR257-WHA
The Court finds after cofflee or pose a danger to the sa	onsidering all available fety of any other perso	e evidence that the d	lefendant is not likely to
A.It is ordered that the de imposed by the	efendant be released as U.S. Magistrate Judge	nd continued under e on <u>NOVEMBE</u> I	the same conditions R 18. 2005
B. It is ordered that the deduction defendant posts other Ordered co	fendant be remanded to the required bond as conditions of release as	Ordered and/or agre	U.S. Marshal until the es to comply with any
The defendant si	hall:		
[ ] 1. Execute	an unsecured bond in t	the amount of \$	
[ ] 2. Execute a	a bail bond with surety	in the amount of \$	
	mit a federal, state or l		
	rom possessing a firea		
	the Chief U. S. Prol		-
	esignee, in accordance		
	l contact with the foll ictims and/or witness i		_
ot C		nce as defined in S Act (21 U.S.C. 802)	_
[ ] 8. Be restric [ ] 9. Random in	y a licensed medical protected to travel indrug testing as directed a drug treatment prog	d by the Probation (	Officer and participate essary by the Probation

DATE: MOLZO, 201

U.S. Magistrate Judge